

## **REMARKS**

Claims 9, 10, 19-21, 30, 31, 33, 35-39 and 43-49 are pending and were allowed.

In correcting a grammatical error in Claim 19 via a Rule 312 Amendment filed on February 8, 2007, applicants inadvertently omitted “comprising” before “adding” and “polymerization” before “catalyst” when removing the previous amendment markings from Claim 9 (Previously presented) without deceptive intent. The instant Rule 312 Amendment is filed to correct the inadvertent omission to return Claim 9 to the state after the filing of the Amendment on November 7, 2006, before the filing of the last Rule 312 Amendment on February 8, 2007. Support for the correction can be found in Claim 9 of the Amendment filed on November 7, 2006.

Entry of the instant Rule 312 amendment is requested.

## **CONCLUSION**

In view of the above reasoning, applicants submit claims that all the pending claims should remain to be allowed. In the event that the filing of this paper is deemed not timely, applicants petition for an appropriate extension of time. The Commissioner is authorized to charge the petition fee and any fees that may be required in relation to the filing of this paper to Deposit Account No. 11-0600.

Respectfully submitted,  
Kenyon & Kenyon LLP

Date: February 21, 2007

/King L. Wong/

King L. Wong  
Reg. No. 37,500

1500 K Street, NW, Suite 700  
Washington, D.C. 20005-1257  
202-220-4200 (tel)